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7	Attorneys for Plaintiff		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA – NORTHERN DIVISION		
10	THE CINCINNATI SPECIALTY	CASE NO.: 3:20-cv-00272-MMD-WGC	
11	UNDERWRITERS INSURANCE COMPANY		
12	Plaintiff. v.	STIPULATION AND ORDER TO	
13	RED ROCK HOUNDS, a Domestic Nonprofit	EXTEND TIME FOR PLAINTIFF THE CINCINNATI SPECIALTY	
14 15	Cooperative Corporation Without Stock (81); LYNN LLOYD, individually; AND TRACY TURNBOW (Interested Party)	UNDERWRITERS INSURANCE COMPANY TO FILE AN AMENDED COMPLAINT PURSUANT TO COURT	
16 17 18	Defendants. RED ROCK HOUNDS, a Domestic Nonprofit Cooperative Corporation Without Stock; and BARBARA LYNN LLOYD,	ORDER (ECF No. 55)	
19	Counterclaimants,		
20	V.		
21 22	THE CINCINNATI SPECIALTY UNDERWRITERS INSURANCE COMPANY; BEEHIVE INSURANCE AGENCY, INC., a		
23	Utah corporation, Counterdefendants.		
24	BEEHIVE INSURANCE AGENCY, INC.		
25	Third-Party Plaintiffs		
26	V.		
27	MOORE CLEMENS & CO., INC., a Virginia Corporation, and DOES I-X, inclusive		
28	Third-Party Defendants.		

AMERICAN RELIABLE INSURANCE COMPANY

Intervenor

Plaintiff/Counterdefendant, THE CINCINNATI SPECIALTY UNDERWRITERS INSURANCE COMPANY, by and through its attorneys of record, the law firm of LITCHFIELD CAVO LLP, Defendants/Counterclaimants RED ROCK HOUNDS, by and through its attorneys of record, the law firm of Maupin Cox & LeGoy, Counterdefendant/Third-Party Plaintiff, BEEHIVE INSURANCE dba CERTIFIED INSURANCE SERVICES, by and through its attorneys of record, the law firm of Erickson, Thorpe & Swainston, Ltd., Third-Party Defendant MOORE CLEMENS & CO., by and through its attorneys of record, the law firm of Lewis Brisbois Bisgaard & Smith LLP, and Intervener AMERICAN RELIABLE INSURANCE COMPANY, by and through its attorneys, the law firm of Resnick & Louis, P.C., Defendant/Interested Party, TRACY TURNBOW, by and through her attorneys of record, the law firm of Coulter Harsh Law, and BARBARA LYNN LLOYD, *Pro Se*, (collectively "Parties"), hereby jointly stipulate as follows:

1. Plaintiff filed this action on May 7, 2020 naming Tracy Turnbow, Red Rock Hounds, and Lynn Lloyd as Defendants. (ECF No. 1)

2. In response to the complaint, Turnbow filed a Motion to Dismiss on July 17, 2021. (ECF No. 10)

3. Red Rock filed a Joinder to Turnbow's Motion to Dismiss on July 22, 2020. (ECF No. 14).

4. The Court issued an Order on January 6, 2021 granting in part and denying in part the Defendants' Motion to Dismiss. (ECF No. 55).

5. The Order granted Plaintiff leave to file an amended complaint. *Id.*

6. The Order granted Plaintiff 15 days, until January 21, 2021, to file its amended complaint.

7. Following the Court's order granting the Motion to Dismiss, the Parties through counsel had discussions about extending the time for Plaintiff to file an amended complaint subject to court approval so the parties could save fees and costs and hopefully resolve this matter and the

1	underlying matter at mediation which is currently scheduled for March 24-25 with Robert B.		
2	Enzenberger.		
3	8. Plaintiff shall have up and until April 9, 2021 to file its amended complaint. April 9,		
4	2021 is 15 days after March 25, 2021;		
5	9. Good cause exists to extend the deadline for Plaintiff to file an amended complaint.		
6	10. The parties are acting in good faith in requesting the court approve this stipulation.		
7	While drafting the instant stipulation, counsel for Defendant Lynn Lloyd ("Lloyd"), Richard		
8	Hill, withdrew. Counsel for CSU contacted Lloyd numerous times to sign the instant stipulation.		
9	Lloyd repeatedly promised to review the stipulation, but never did so. Counsel for Lloyd, in the		
10	underlying state matter but not this case, Charlie Burcham, also contacted and left a message for Lloyd		
11	to sign the stipulation. All Parties agree to move forward with the stipulation to protect all their rights,		
12	including Lloyd. This agreement is in good faith and not for the purpose of delay.		
13	IT IS SO STIPULATED.		
14			
	Dated: January 15, 2021	LITCHFIELD CAVO LLP	
15	Dated. January 13, 2021	LITCHFIELD CAVO LLF	
1516		By:/s/ Griffith H. Hayes, Esq.	
		By: <u>/s/ Griffith H. Hayes, Esq.</u> GRIFFITH H. HAYES, ESQ. Nevada Bar No. 7374	
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16 17 18		By: /s/ Griffith H. Hayes, Esq. GRIFFITH H. HAYES, ESQ. Nevada Bar No. 7374 DANIELLE A. KOLKOSKI, ESQ. Nevada Bar No. 8506 3993 Howard Hughes Parkway, Suite 100 Las Vegas, Nevada 89169	
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16 17 18 19 20	Dated: January 15, 2021	By: /s/ Griffith H. Hayes, Esq. GRIFFITH H. HAYES, ESQ. Nevada Bar No. 7374 DANIELLE A. KOLKOSKI, ESQ. Nevada Bar No. 8506 3993 Howard Hughes Parkway, Suite 100 Las Vegas, Nevada 89169 T: 702-949-3100/F: 702-916-1779 Hayes@LitchfieldCavo.com Kolkoski@LitchfieldCavo.com Attorneys for Plaintiff MAUPIN COX & LEGOY	
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27 28		• •
	i	

Dated: January , 2021 BARBARA LYNN LLOYD, Pro Se 25 Spoke Road Reno, NV 89506 **ORDER** Pursuant to the parties' stipulation, IT IS SO ORDERED that Plaintiff shall have up to and until April 9, 2021 to file its amended complaint. Dated: January 19, 2021 UNITED STATES DISTRICT JUDGE